

Brian K. Cherry Vice President Regulatory Relations Pacific Gas and Electric Company 77 Beale St., Mail Code B10C P.O. Box 770000 San Francisco, CA 94177

Fax: 415.973.7226

January 16, 2014

Advice 4305-E-A (Pacific Gas and Electric CompanyD U 39 E)

Public Utilities Commission of the State of California

<u>Subject:</u> Supplement -- Revise Electric Rate Schedule NEMand Establish a New Electric Sample Form for NEM for Load Aggregation Pursuant to Senate Bill 594 and Resolution E-4610

Purpose

Pacific Gas and Electric Company(PG&E) hereby further modifies its Electric Rate Schedule NEM– Net Energy Metering Service and Form 79-1153 NEMLoad Aggregation Appendix to be used with the existing Electric Sample NEMforms, pursuant to Senate Bill (SB) 594 and Resolution (Res.) É-46**T0** eaffected tariffs sheets are listed on the enclosed Attachment 1.

This advice filing supplements in part and will not change the integrity of the origina AL 4305-E.

Background

Following the effective date of SB 594 (Wolk, 2012) at the beginning of 2013, the California Public Utilities Commission(CPUCor Commission) madea determination that net energy metering load aggregation would not result in an increased cost shift to non-net energy metering customers. This was memorialized in Resolution E-4610 on September 19, 2013. Under SB 594, this determination meant the Investor Owned Utilities (IOU's) were to update their respective tariffs to include Load Aggregation under certain circumstances in their net energy metering tariffs (for PG&E, its Schedule NEM).

PG&Esubmitted AL 4305-E on October 21, 2013 with its proposed revisions to Schedule NEMto satisfy Res. E-4610 and SB 594. PG&E'sAdvice Letter was

² The IOUs consist of Pacific Gas and Electric Company,Southern California Edison Company,and San Diego Gas &Electric.

¹ Resolution E-4610:

http://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M077/K158/77158265.PDF

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subsequently protested by numerousparties and protest responses were submitted by the IOUs on November 19, 2013.

Following the protest period, the IOUs held numerous conversations with the Energy Division (ED) in an attempt to address the issues raised by the protesting parties. Subsequently, on December16, 2013, an email was sent, with an attached letter (ED Letter), "requesting several changes to [the IOU's] advice letters. The Energy Division requests that you send us review drafts prior to serving these on the parties." The ED Letter is Attachment 2 to this advice letter. On January 8, 2014, the IOUs sent review drafts of revised tariffs to the ED for review. The ED responded that PG&E's proposed changes were acceptable.

PG&Ehas concerns about the approach taken by the Energy Division here. However, PG&Ehas agreed to comply with the terms of the ED Letter in this filing because many potential customers have expressed an interest in the NEM Aggregation option and PG&Eseeks an approved program as soon as possible, while minimizing the cost shift to non-participating customers and reserving the right to monitor and address any increase in the cost shift that may result from NEM Aggregation.

Tariff Changes

In regards to PG&E's tariffs and this advice letter, the ED Letter specifically requested the following changes (numbers correspond to those in the ED Letter):

- Adjacent and Contiguous The Energy Division provided clarifying language to be added. PG&Edistilled the suggested language in Special Condition 8 of the NEMtariff. A single diagram was included to help illustrate the provision. Similar changes were made to Form 79-1150E,MLoad Aggregation Appendix.
- 2. Bill Credit Allocation Method PG&Ewove the proposed language into the existing language in Special Condition 2.d with no additional changes.
- 3. The Proposed Billing Service Fees PG&En Special Condition 8 set its billing service fees to match those provided by the EDLetter and included the new \$500 cap.

PG&Enotes the new \$500 cap translates to 20 accounts using a one-time set-up fee of \$25 per account. PG&Ealready has heard from a customer

³ Eight parties filed protests to PG&E'sand the other IOUs' Advice Letters: Solar Energy Industries Association (SEIA), SolarCity, Interstate RenewableEnergy Council (IREC), California Farm Bureau Federation, Agricultural Energy ConsumersAssociation, Natal Energy, Ecoplexus, and Recolte Energy. In addition, the City of San Diego filed a protest to SDG&E'sAdvice Letter.

considering a project that will probably have more than 150 Aggregated Accounts. PG&Eoriginally proposed \$4 set up fee. However, even by using the proffered \$25 amount, on a project with several hundred accounts, PG&E expects that it would not recover its costs. PG&Eestimates billing set up costs for that arrangement would be \$4 times 150 or \$600, 120% of the cap set by the Energy Division.

Given that the NEMstatute provides that customers electing aggregation shall remit charges for the cost of billing, the revised fees in this Advice Lett may require review and need to be increased in the future.the transmittal letter approving the tariff, PG&Erequests that the Energy Division direct PG&Eto track billing costs, including, if undertaken, costs to automate the billing for aggregation arrangements. The tracking would be on a similar timeline to that ordered for interconnection costs in Resolution E-4610, and could be reviewed at the same time. Following review of actual billing costs, PG&Ecould file for CPUCapproval to adjust the NEMAggregation billing fees consistent with the NEM statute.

- Effective Date of PG&E Advice Letter PG&E includes in this Supplemental Advice Letter the 30 day (versus its original 120 day) "effective date" request.
- 5. Clarification with Respect to the Permanent Prohibition on Net Surplus Compensation (NSC) for Aggregated Facilities – The language in the ED Letter does not comport with either the protest issues raised by SEIA in it November 12 protest, or the NEM statute. The ED Letter requests:

"_¬ all of the utilities agreed that a customer generator will be prohibited from NSC only while under the NEMaggregation tariff. In other words, if a customer generator was enrolled in NEMaggregation at one point in time, and then later chose to take service under the regular NEMtariff, they would once again be eligible for NSC.

What SEIA actually protested, and requested was that the tariff be changed so that the permanent prohibition only apply to a Generator Account, and not to an Aggregator Account. In SEIA's words (emphasis added):

"As part of SB 594, Section 2827 of the PU Code was modified to provide that:

If an eligible customer-generator chooses to aggregate pursuant to subparagraph (A), the eligible customer-generator shall be permanently ineligible to receive net surplus electricity compensation, and the electric utility shall retain any kilowatt hours in excess of the eligible custome

⁴ See CAPUCsection 2827(h)(4)(G).

generator's aggregated electrical load generated during the I2-month period.

The IOUs have each incorporated this statutory provision into their respective NEMtariffs. In this context, SEIA seeks clarification "auidina the permanent ineligibility of an eligible customer generator to receive net surplus compensation (NSC). Specifically, SEIA understands that if an eligible customer generator with, e.g., a generation system and associated meter on Parcel A, aggregates that meter with a meter on Parcel B, then that eligible customer generator is permanently barred from receiving any NSC associated with that generation system. However, if that same a second generation system on parcel B, no customer was to install longer aggregating the two meters, it is SEIA's position that pursuant to the applicable statutory language, the customer would be permitted to receive NSCwith respect to the generation system on Parcel B, but would remain ineligible to receive such compensation with respect to the system on Parcel A. SEIA seeks confirmation of this interpretation.

The interpretation is consistent with the statutory language which imposes the permanent ineligibility on the eligible customer generator who "chooses to aggregate pursuant to subparagraph (A)." The referenced subparagraph addresses a customer generator with one renewable but with multiple meters on contiguous or electrical generation facility adjacent property. Thus it is the renewable electric generation facility that is aggregated with more than one meter that is permanently banned from receiving net surplus compensation, not the new renewable generation facility on a parcel which meter had previously been aggregated."

PG&Erevised the language in Special Condition 6 to reflect SEIA's requested changes and to preserve statutory compliance. Similar changes were made to Form 79-1153, NEM Load Aggregation Appendix.

- The Prohibited Combination of a Non-NEMEligible Generator with a NEMAggregation Arrangement – PG&E, in its original filing, had already accommodated this scenario in Special Condition 5.g.2, and elsewhere in Special Condition 5.
- 7. Consistent Use of the Terms "Property" and "Parcel" The Energy Division requests that the tariffs be modified to be consistent with the legislation SB 594 which uses the terms "property" and "parcel". Therefore the term "premise" should be struck from the tariffs.

PG&Enotes that existing statutory language (pre-SB 594) in 2827.b.4 (in the definition of "Eligible customer-generator") uses the term "premises". Also,

this term is used in previously approved NEMtariff language – hence this term is revised only as noted in the attached.

Additionally, the ED Letter stated protest period for this supplemental filing should be re-opened for 5 days so this Advice Letter reflects that timeline.

Protests

Anyone wishing to protest this filing may do so by letter sent via U.S. mail, by facsimile or electronically, any of which must be received no laternuatlya21, 2014, which is 5 days after the date of this filing. Protests should be mailed to:

CPUC Energy Division ED Tariff Unit 505 Van Ness Avenue, 4th Floor San Francisco, California 94102

Facsimile: (415) 703-2200 E-mail: EDTariffUnit@cpuc.ca.gov

Copies of protests also should be mailed to the attention of the Director, Energy Division, Room 4004, at the address shown above.

The protest shall also be sent to PG&Eeither via E-mail, or U.S. mail (and by facsimile, if possible) at the address shown below on the same date it is mailed or delivered to the Commission

Brian K. Cherry Vice President, Regulatory Relations Pacific Gas and Electric Company 77 Beale Street, Mail Code B10C P.O. Box 770000 San Francisco, California 94177

Facsimile: (415) 973-7226 E-mail: PGETariffs@pge.com

Any person (including individuals, groups, or organizations) may protest or respond to an advice letter. (General Order 96-B, Rule 7.4.) The protest shall contain the following information: specification of the advice letter protested; grounds for th protest; supporting factual information or legal argument; name, telephone number, postal address, and (where appropriate) e-mail address of the protestant; and statement that the protest was sent to the utility no later than the day on which the protest was submitted to the reviewing Industry Division (General Order 96-B, Rule 3.11).

Effective Date

PG&Erequests that this Tier 2 advice filing become effective on regular notice, February 15, 2014, which is 30 calendar days after the date of filing.

Notice

In accordance with General Order 96-B, Section IV, a copy of this advice letter is being sent electronically and via U.S. mail to parties shown on the attached list and the parties on the service lists for R.12-11-005, and R.10-05-004. Address changes to the General Order 96-B service list should be directed to PG&Eat email address PGETariffs@pge.com. For changes to any other service list, please contact the Commission's Process Office at (415) 703-2021 or at Process_Office@cpuc.ca.gov. Send all electronic approvals to PGETariffs@pge.com. Advice letter filings can also be accessed electronically at: http://www.pge.com/tariffs

Brian Cherry KHC

Vice President, Regulatory Relations

Attachments

 cc: Service Lists R.12-11-005, and R.10-05-004 Karen Norene Mills, for California Farm Bureau Federation John Gorman, for EcoPlexus, Inc. Thadeus B. Culley, for Interstate Renewable Energy Council, Inc. Jason B. Keyes, for Interstate Renewable Energy Council, Inc. Michael Boccadoro, for Agricultural Energy Customers Association Tim Schmelzer, for Wine Institute Jeanne Merrill, for California Climate & Agriculture Network Eric Thompson, for Natel Energy, Inc. Gopal Shanker, for Récolte Energy David R. Wooley, for Solar City Jeanne B. Armstrong, for Solar Energy Industries Association Gabe Petlin, CPUC Energy Division

CALIFORNIA PUBLIC UTILITIES COMMISSION ADVICE LETTER FILING SUMMARY ENERGY UTILITY

MUST BE COM	PLETED BY UTILITY (A	Attach additional pages as needed)				
Company name/CPUC Utility No. Pacific	Gas and Electric Com	pany (ID U39 E)				
Utility type:	Contact Person: Kings					
\square ELC \square GAS	Phone #: (415) 973-52					
\Box PLC \Box HEAT \Box WATER		m and PGETariffs@pge.com				
	· · · · · · · · · · · · · · · · · · ·					
EXPLANATION OF UTILITY T	YPE	(Date Filed/ Received Stamp by CPUC)				
ELC = ElectricGAS = GasPLC = PipelineHEAT = Heat	WATER = Water					
Advice Letter (AL) #: <u>4305-E-A</u> Subject of AL: <u>Supplement Revise Elec</u> for Load Aggregation Pursuant to Senate		Tier: <u>2</u> M and Establish a New Electric Sample Form for NEM on E-4610				
Keywords (choose from CPUC listing): Ag	reements, Billing Comp	liance, Conditions of Service, Customer Charge, Direct				
Ac	cess, Forms, Metering,	Text Change, Rules				
AL filing type: \Box Monthly \Box Quarterly \Box And	nual 🗹 One-Time 🗆 Otl	ner				
If AL filed in compliance with a Commission of	rder, indicate relevant Dec	ision/Resolution #: <u>SB 594 and Res. E-4610</u>				
Does AL replace a withdrawn or rejected AL?	If so, identify the prior AI	.: <u>No</u>				
Summarize differences between the AL and the	prior withdrawn or rejected	ed AL:				
Is AL requesting confidential treatment? If so,	what information is the ut	ility seeking confidential treatment for: No				
Confidential information will be made available	to those who have execut	ed a nondisclosure agreement: <u>N/A</u>				
Name(s) and contact information of the person(information:	s) who will provide the no	ndisclosure agreement and access to the confidential				
Resolution Required? □Yes ☑No						
Requested effective date: February 15, 2014		No. of tariff sheets: 22				
Estimated system annual revenue effect (%): N/	<u>'A</u>					
Estimated system average rate effect (%): <u>N/A</u>						
When rates are affected by AL, include attachm commercial, large C/I, agricultural, lighting).	ent in AL showing averag	e rate effects on customer classes (residential, small				
Tariff schedules affected: <u>Electric Schedule NI</u> Load Aggregation Appendix)	EM (Net Energy Meterin	g Service), and new Electric Sample Form 79-1153 (NEM				
Service affected and changes proposed: See "Ta	ariff Changes" section in	advice letter				
Pending advice letters that revise the same tariff sheets: $\underline{N/A}$						
Protests, dispositions, and all other corresponde otherwise authorized by the Commission, and sh		due no later than 5 days after the date of this filing, unless				
California Public Utilities Commission		ic Gas and Electric Company				
Energy Division		Brian K. Cherry Provident Regulatory Palations				
EDTariffUnit		President, Regulatory Relations cale Street, Mail Code B10C				
505 Van Ness Ave., 4 th Flr.	P.O.	Box 770000				
San Francisco, CA 94102 E-mail: EDTariffUnit@cpuc.ca.gov		Francisco, CA 94177				
E-man: ED Farmonn@cpuc.ca.gov	E-ma	il: PGETariffs@pge.com				

		ATTACHME N T Advice 4305-E-A
Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
33464-E	ELECTRIC SCHEDUL NE M NETENERGMETERIN G ERVICE Sheet 1	33286-E
33465-E	ELECTRIC SCHEDULNEM NETENERGMETERIN G ERVICE Sheet 2	33287-E
33466-E	ELECTRIC SCHEDULNEM NETENERGMETERINGERVICE Sheet 3	32763-E
33467-E	ELECTRIC SCHEDULNEEM NETENERGMETERIN G ERVICE Sheet 4	30774-E
33468-E	ELECTRIC SCHEDULNEEM NETENERGMETERIN G ERVICE Sheet 5	32764-E
33469-E	ELECTRIC SCHEDUL NEE M NETENERGMETERIN G ERVICE Sheet 6	30776-E
33470-E	ELECTRIC SCHEDUL NEE M NETENERGMETERIN G ERVICE Sheet 7	32765-E
33471-E	ELECTRIC SCHEDUL NEE M NETENERGMETERIN G ERVICE Sheet 8	30778-E
33472-E	ELECTRIC SCHEDUL NEE M NETENERGMETERIN G ERVICE Sheet 9	30779-E
33473-E	ELECTRIC SCHEDULNEEM NETENERGMETERINGERVICE Sheet 10	32804-E
33474-E	ELECTRIC SCHEDULNEEM NETENERGMETERINGERVICE Sheet 12	30782-E
33475-E	ELECTRIC SCHEDULNEEM NETENERGMETERINGERVICE Sheet 13	32767-E

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		ATTACHME N T Advice 4305-E-A
Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
33476-E	ELECTRIC SCHEDUINEM NETENERGMETERINGERVICE Sheet 14	30784-E
33477-E	ELECTRIC SCHEDULNEEM NETENERGMETERIN G ERVICE Sheet 15	30785-E
33478-E	ELECTRIC SCHEDULNEEM NETENERGMETERIN G ERVICE Sheet 16	30786-E
33479-E	ELECTRIC SCHEDULNEEM NETENERGMETERIN G ERVICE Sheet 17	30787-E
33480-E	ELECTRIC SCHEDULNEEM NETENERGMETERIN G ERVICE Sheet 20	32769-E
33481-E	ELECTRIC SCHEDULNEEM NETENERGMETERIN G ERVICE Sheet 21	
33482-E	ELECTRIC SAMPLEORM79-1153 NEMLOADAGGREGATI@PPENDIX Sheet 1	
33483-E	ELECTRIC TABLEOF CONTENTS Sheet 1	33445-E
33484-E	ELECTRIC TABLEOF CONTENTS RATESCHEDULES Sheet 6	33438-E
33485-E	ELECTRIC TABLEOF CONTENTS SAMPLEORMS Sheet 28	32774-E

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Cancelling Revised

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33464-E 33286-E

			ECTRIC SCHEDULE		Sheet 1
APPLICABILITY	Electrical C 1,000 kilov interconne systems, ir Utilities Co customer's "customer determine billing and	Generation Fa vatts that is lo cted and open ncluding wind de Section 28 s own electrica '). Subject to the customer metering cost ire applicable	cility as defined below with cated on the customer's ov rates in parallel with PG&E energy co-metering custor 327.8, and is intended prim al requirements (hereinafte the requirements of Specia 's own electrical requirements ts set forth in this schedule	a customer who uses a Rener a capacity of not more than wned, leased, or rented premi 's transmission and distribution mers as defined in California F arily to offset part or all of the r "eligible customer-generator al Condition 8, Load Aggregat nts is permitted. Certain incre- that are related to net energy rs (ESPs) serving eligible custor	ses, is n Public " or ion to (T) emental (T)
	ESP does customer's this option generator distribution	not offer a ne ESP do not j is not availab participates in service for th	t energy metering tariff. In permit Load Aggregation, a le to the DA customer. In direct transactions with ar	DA) customer where the custo addition, if the tariffs for the as described in Special Condit addition, if an eligible customen ESP that does not provide ESP, and not PG&E, is obliga	(N) ion 8, er- (N)
	provide PG supporting Metering Ir inspection generating used by eli exceeds 24	B&E with: (a) a documents a nterconnection clearance fro facility; until igible custome 409 megawat	a completed Net Energy M ind required payments; AN n Agreement; AND (c) evid m the governmental autho July 1, 2017, or such time a er-generators on Rate Sch	t-served basis to customers the etering Application including a D (b) a completed signed Net lence of the customer's final rity having jurisdiction over the as the total rated generating of edule NEM, NEMV and NEMV capacity, whichever is earlier closed to new customers.	all Energy e apacity /MASH
		ated generatir all of the follo		omer-generators will be calcul	ated as
	Ć	Commission's		ill use the California Energy • the CEC AC rating is not ava • blate rating by 0.86.	ilable,
	— , ·		enewable Electrical Gener ng of the generating facility	ation Facilities, PG&E will use /.	the AC
					(Continued)
Advice Letter No: Decision No.	4305-E-A SB 594 and E	-4610	lssued by Brian K. Cherry	Date Filed Effective	January 16, 2014

Vice President

Regulatory Relations



33465-Е 33287-Е

		LECTRIC SCHEDULE NE ENERGY METERING SEF		Sheet 2
APPLICABILITY (Conťd):	where PG&E has a net	nerator interconnections in portio work grid must contact PG&E al I Generation Facility means a ge	bout generation export limita	ations.
	electricity by using: a) biomass, b) solar thermal, c) photovoltaic, d) wind, e) geothermal, f) fuel cells using g) small hydroelec an eligible Rene impact on instre streamflow), h) digester gas, i) municipal solid j) landfill gas, k) ocean wave, l) ocean thermal, m) tidal current, and any additions or er paragraph (1) of subdiv renewable sources are	renewable fuels, tric generation (but a small hydr ewable Electrical Generation Fac eam beneficial uses or cause a c waste conversion, or hancements to the facility using vision (a) of Section 25741 of the defined in the latest version of t Renewables Portfolio Standard	oelectric generation facility i cility if it will cause an advers change in the volume or timi g that technology pursuant to e Public Resources Code. T the California Energy	s not se (T) ng of These
³ The RPS Guideb	ooks can be found at: <u>http://</u>	/www.energy.ca.gov/renewables	s/documents/index.html#rps	
				(Continued)
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Pacific Gas and Electric Company San Francisco, California U 39

Cancelling Revised

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33466-E 32763-E

		LECTRIC SCHEDULE NE ENERGY METERING SE		Sheet 3
APPLICABILITY (Conťd.)	generators in a genera generators, served thro NEM-eligible generatir to as Multiple Tariff Fa subject to the same tar as a Constituent Gene Multiple Tariff Facility,	also to specified net energy m ting facility comprised of multip ough the same Point of Commo ig capacity is not more than 1 M cilities, and any group of genera- riff provisions for billing and me rator Group. In order to be elig the customer-generator must n edule NEM-eligible generator, a	le NEM- and non-NEM-eligit on Coupling (PCC), where the MW. Such facilities will be refu ators within such a facility tha tering purposes will be referr hele for this rate schedule in heet all the requirements of S	le erred at is ed to a special
	NEM generating faciliti and 8 may require add	of Load Aggregation Arrangem les interconnecting under the pi itional review and/or interconne neur interconnection costs, as p	rovisions of Special Condition action facilities and other	ns 5 (T) (N)
	turbine electrical gener that were previously ar moving in and/or taking service on this tariff as the Change of party Co with all applicable safe Rule 21 and other app release to the Californi Commission, informati Change of party Custo operational characteris than a solar and/or win capacity of 30kW or les	e, rents or leases a premises that rating facilities, or a hybrid of bo oproved by PG&E for NEM inte g electric service with PG&E (C long as the requirements of this ustomer must: 1) ensure that the ty and performance standards licable tariffs; 2) understand that a Energy Commission and/or the on regarding the Change of paramet's name and Generating Fa stics. Any type of Renewable E and turbine electrical generating for ss, may at PG&E's request be a nection Agreement (79-1137) and	oth with a capacity of 30kW or rconnection prior to the Custo hange of party Customer) wi is section are met. To be eli- e generating facility is compl as delineated in PG&E's Elec- at PG&E may from time to tin he California Public Utilities rty Customer's facility, includi acility location, capacity and lectrical Generation Facility of facilities, or a hybrid of both v required to complete and sub	omer II take gible, iant ctric ne ing other vith a
	solar and/or wind turbin Generation Facility are	mers making any modification to ne electrical generating facilities not eligible for this provision a s in Special Condition 3 of this	s or other Renewable Electric nd must complete the	
	Change of party Custo PG&E's Net Energy M	mers also must agree to compl etering tariffs.	ly with all rules and requirem	ents of
	application process, af Application and Interco requirements for the N Parallel Operation on S	loper of a subdivision sells a ne ter the builder/developer compl onnection Agreement and other EM project, but prior to PG&E Schedule NEM, PG&E may trea Customer, as defined above.	letes the Net Energy Metering wise meets all of PG&E's providing final written approve	al for
				(L)
				(Continued)
Advice Letter Mai	4205 E A	loousd by	Data Filad	(Continued)
Advice Letter No: Decision No.	4305-E-A SB 594 and E-4610	lssued by Brian K. Cherry	Date Filed Effective	January 16, 2014

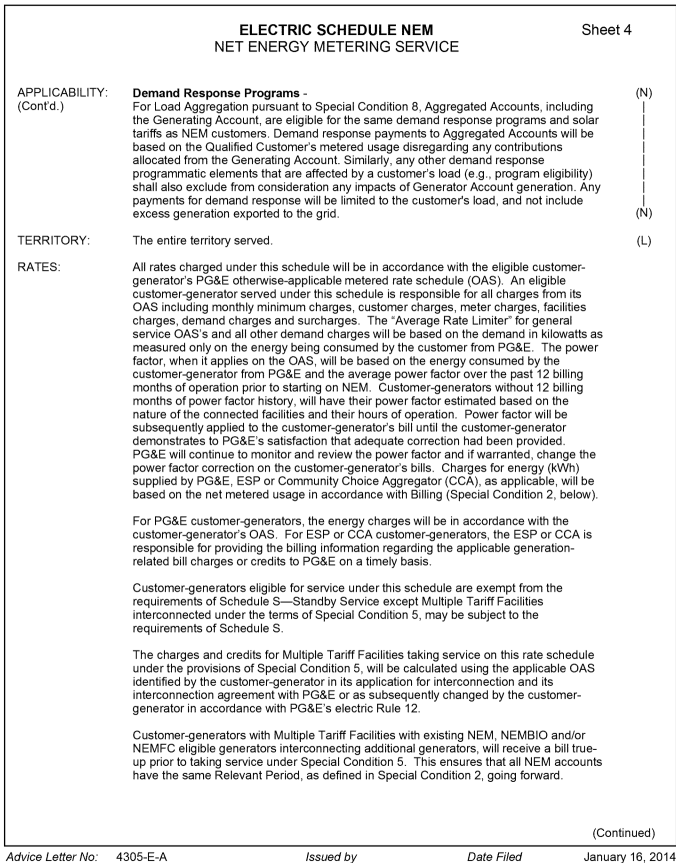
Vice President

Regulatory Relations



Pacific Gas and Electric Company San Francisco, California

Revised Cancellina Revised Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33467-E 30774-E



Decision No.

SB 594 and E-4610

Brian K. Cherry Vice President Regulatory Relations Effective Resolution No.



Pacific Gas and Electric Company San Francisco, California ∪ 39

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33468-E 32764-E

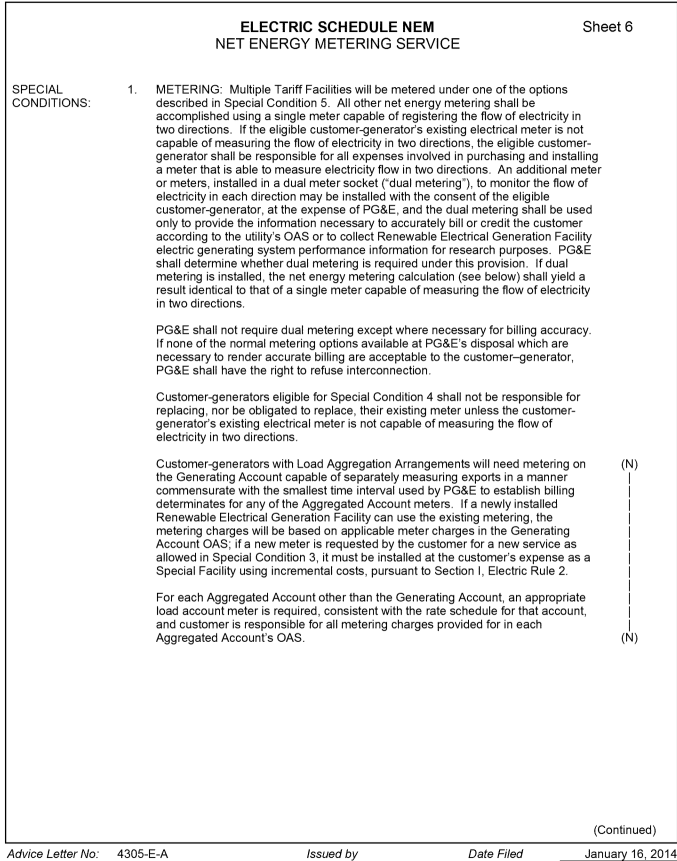
		LECTRIC SCHEDULE NEM ENERGY METERING SERVIO	CE	Sheet 5
SUB- SCHEDULES:	Eligible customer-gene described below:	erators will be placed on the appropr	iate sub-schedule as	
	1. NEMS – For Sma takingservice wit	ustomer-generators ies of 30 kilowatts or le	SS.	
	solar and/or winc	Small Customer (as defined in Rule ⁻ l generating facilities or 1,000 kilowa less, or (ii) any other Renewable El r less.	tts or less, other than f	acilities
	agricultural custo wind generating f	r all other commercial, industrial cus omers billed monthly under Special C facilities of 1,000 kilowatts or less, of (ii) or any other Renewable Electrica	ondition 2 with (i) solat ther than facilities of 30)
	4. NEMMT – For cu Special Condition	istomer-generators taking service as n 5 of this tariff.	a Multiple Tariff Facili	ty under
		istomer-generator with a Load Aggre ion 8 of this tariff.	egation Arrangement p	ursuant (N) (N)
				(Continued)
lvice Letter No:	4305-E-A	Issued by	Date Filed	January 16, 20



Pacific Gas and Electric Company San Francisco, California Cancelling Revised

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

33469-Е 30776-Е



Advice Letter No: 430 Decision No. SB

4305-E-A SB 594 and E-4610 Issued by **Brian K. Cherry** Vice President Regulatory Relations Date Filed Effective Resolution No.



33470-E 32765-E

Advice Letter No: Decision No.	4305-E SB 594	E-A 4 and E-4610	Issued by Brian K. Cherry	Date Filed Effective	January 16, 2014
					(Continued)
		credits, if a	or CCA Service customer-genera any, do not reduce the charges o ble customer-generator.		
		ESP or CC with the eli Communit	ble customer-generator is being CA charges will be specified by t igible customer-generator's OAS y Choice Aggregation tariffs. Ap ued as described in this Section	heir ESP or CCA in accord S and PG&E's Direct Acces oplicable PG&E charges or	lance ss or
		generator's one or moi the value o set forth in	nt that at the end of the monthly s net usage for all TOU periods re periods exactly offsets the ne of usage and/or generation will b the OAS).	totals zero (i.e. net genera t usage in all other periods e calculated using Tier 1 r	tion in .), then ates (as
		period, the the same ⁻	ble customer-generator is a net g e net kWh produced shall be valu TOU period in the eligible custor	ued at the same price per k mer generator's OAS.	κWh at
		period, the	ble customer-generator is a net o net kWh consumed shall be bil id in the eligible customer-gener	led in accordance with that	
		b. <u>For an OA</u>	S with Time of Use (TOU):		
		credits, if a	or CCA Service customer-genera any, do not reduce the charges o ble customer-generator.		
		ESP or CC with the eli Communit	ble customer-generator is being CA charges will be specified by t igible customer-generator's OAS y Choice Aggregation tariffs. Ap ued as described in this Section	heir ESP or CCA in accord S and PG&E's Direct Acces oplicable PG&E charges or	lance ss or
		shall be va excess kW	ble customer-generator is a net g alued at the rate for the kWh up /h generated, valued at the rate equivalent kWh of usage would	to the baseline quantity, wi for the appropriate tier leve	th any
		If the eligib	ble customer-generator is a net of will be billed in accordance with	consumer, the eligible cust	omer-
			<u>S with Baseline Rates</u> onsumption or production shall b	e valued monthly as follow	¢.
(00110.)		production shall	enerators taking service on OAS be valued as follows:	's, any net monthly consur	nption or
SPECIAL CONDITIONS: (Cont'd.)	2.	BILLING: Facili Condition 5.	ties qualifying under Multiple Ta	riffs Facilities, see Special	
			ELECTRIC SCHEDULE N ENERGY METERING SE		Sheet 7

Vice President

Regulatory Relations



Pacific Gas and Electric Company San Francisco, California U 39

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33471-Е 30778-Е

			ELECTRIC SCHEDULE NEM NET ENERGY METERING SERVICE	Shee	t 8
SPECIAL	2.	NE	T ENERGY METERING AND BILLING: (Cont'd.)		
CONDITIONS: (Cont'd.)		C.	For an OAS with Minimum Charges:		
			Eligible customer-generators taking service on residential OAS's, the minimum charges have a customer-related component and an energy component. The applicable customer-related components of such n charges shall be treated as described in the OAS and billed monthly energy (kWh) related component shall be treated in the same manneenergy (kWh) consumed, as described in Section 2.e below, unless provided for in the OAS.	iy-related hinimum . The er as	(T)
		d.	For a customer-generator electing Load Aggregation		(N)
			For each monthly billing period, the energy (kWh) exported to the gri kilowatt-hours or kWh) by the Renewable Electrical Generation Facil be allocated to each of the Aggregated Account meters (kWh readin well as the Generating Account if it has load, based on the cumulativ at each aggregated account and the cumulative generation from the generating account from the start of the Relevant Period. At the end month, once the allocation proportions are known, the kWh for each Generating Account meter interval will be allocated to each of the Ag Accounts for the corresponding interval.	ity shall g), as e usage of the	
			Once the kWh is allocated to an eligible customer-generator's Aggre Account, that account will be treated in accordance with (a), (b), and above, as applies to the rate schedule on which the Aggregated Acc takes service. The Generating Account will also be treated as an Ag Account in months where it has net load.	/or (c) ount	(N)
		e.	Payment Options:		(T)
			Eligible Small Customer (as defined in Rule 1) customer generators monthly or annually for the net energy (kWh) consumed. For all othe commercial, industrial, and agricultural customers, the net balance o moneys owed must be paid on each monthly billing cycle; when they electricity producer over a monthly billing cycle, the value of any exc kilowatt-hours generated during the billing cycle shall be carried over following billing period and appear as a credit on the customer gener account, until the end of the Relevant Period.	er f all are a net ess to the	
			Aggregated Accounts, including the Generating Account in a Load Aggregation Arrangement must pay monthly for energy consumed.		(N) (N)
		f.	Relevant Period:		(T)
			A Relevant Period consists of any twelve monthly billing cycles common the date PG&E provides the Customer-Generator with PG&E's wapproval to begin parallel operation of the generating facility for purp participating in NEM, and on every subsequent anniversary thereof. eligible customer-generator terminates service, or experiences a character of CCA prior to the end of any 12 monthly billing cycles the Relevant of will consist of that period from the anniversary date until the edate of that termination or ESP or CCA change.	ritten oses of If an inge in evant	
				(Cor	tinued)
Advice Letter No: Decision No.	4305-E		Issued by Date Filed E-4610 Brian K. Cherry Effective	Janua	ry 16, 201

Vice President

Regulatory Relations



Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

		NE	ELECTRI©SCHEDULMEEM ETENERGMETERINGERVICE	:	Sheet 9
SPECIAL	2.	NET ENERG	GY METERING AND BILLING: (Cont'd.)		
CONDITIONS: (Cont'd.)		f. <u>Releva</u>	ant Period: (Cont'd.)		(N)
		will have intercor paragra experies billing c annivers change	d Aggregation, the Generating Account a e the same billing cycle and Relevant Per inection date, or Anniversary thereof as d iph. However, if an Aggregated Account i nces a change in ESP or CCA prior to the ycles, its Relevant Period will consist of th sary date until the effective date of that te . If an Aggregated Account is subsequent sist of that period from its effective date of	riod, based on the lescribed earlier in this terminates service, or e end of any 12 monthly nat period from the ormination or ESP or CCA dy added, its Relevant Per	
		g. <u>Energy</u>	<u>/ True Up</u> :		(T)
		supplied eligible	ergy is defined as measuring the differenc d by PG&E, ESP or CCA, as applicable, t customer-generator and energy (kWh) ge er-generator and fed back into the electric	hrough the electric grid to enerated by an eligible	Vh) the
		defined PG&E, custom	Aggregated Account, (including a Genera as measuring the difference between the ESP or CCA, as applicable, through the e er-generator and the total energy (kWh) a t over a Relevant Period.	e energy (kWh) supplied b electric grid to the eligible	y
		end of e first elig begin pa in NEM	ip is performed by PG&E and/or ESP or C each Relevant Period following the date the ible for Schedule NEM, or the date of PG arallel operation of the generating facility , whichever is later, and at each anniversi- customer-generator shall be billed for energy	ne customer-generator wa &E's written approval to for purposes of participati ary date thereafter. The	ng
		Service as a res customo commo generat no cred	the residential minimum bill applies at the customer, no further amounts will be bille sult of the true up. Where the minimum bi er generator that has taken DA, CCA Sen dity cost service for all or part of the Relev or will be billed for all applicable energy-r it will be allowed for negative components nent is also negative.	ed to the customer-genera ill applies at the true up fo vice or transitional bundle vant period, the customer elated components, provid	ra d
		separat credits commo	istomer-generator is taking service under e true-ups will be calculated for the applic and the ESP or CCA charges and credits dity service provider, this condition may b er has signed a contract to sell electricity	able PG&E charges and If PG&E is the electric modified where the	
					(L)
					(Continued)
dvice Letter No: ecision No.	4305-E SB 594	-A and E-4610	Issued by Brian K. Cherry Vice President	Date Filed	January 16, 20

Vice President

Regulatory Relations



				ELECTRIC SCHEDULE NE ENERGY METERING SEF		Sheet	10	
SPECIAL	2.	NE	T ENERGY I	METERING AND BILLING: (Cor	nťd.)			
CONDITIONS: (Cont'd.)		g.	Energy Tru	ue Up: (Cont'd)			(T)	(L)
			credits, if a	or CCA Service customer-genera any, do not reduce the charges or ble customer-generator.				
			Section 2 zero. How (kWh) con	ble customer-generator has any remaining at the end of the Relev ever, in the event the energy (kV sumed during the Relevant Perio s energy (kWh) as described and	vant Period, that credit will be vh) generated exceeds the er od, compensation shall be ma	e set to nergy ade for	(T)	
				rue-up is completed at the end o ent for energy (kWh) from the true		bill		 (L)
		h.	Billing Info	rmation:			(T)	
			shall provi consumpti the curren	upplies the eligible customer-gen de the eligible customer-generato on information with each regular t monetary balance owed PG&E since the last Relevant Period e	or with net energy (kWh) bill. That information shall in for the net energy (kWh)			
		i.	Electric Se	ervice Provider (ESP) Charges:				
			billing (tha or ESP du generators recover the customer's	rovides direct access (DA) meter t is, PG&E Consolidated Billing a al or consolidated billing support s served under PG&E's rates or t e incremental costs related to ne s ESP, as described in Schedule roviders, and Schedule E-EUS –	as described on PG&E's Rule services for DA customer- heir ESP's rates, PG&E may t energy metering from the E-ESP – Services To Electri	22),	(N) (N)	
							(D)	
							(D)	
			Account a either only the billing permitted costs relat	ts in a Load Aggregation Arrange nd all of its Aggregated Accounts from PG&E, a single ESP or a s agent, a mixture of electric comm as long as PG&E agrees and rec ed to billing this Load Aggregatio s ESP and/or CCA based on the d E-CCA.	s, will normally all take service single CCA. However, if PG8 nodity service providers may covers the additional increme on Arrangement from the	e E is be ntal	(N) (N)	
						(Cor	ntinued	d)
Advice Letter No: Decision No.	4305-		E-4610	Issued by Brian K. Charny	Date Filed	Janua	ıry 16,	2014
Decision NO.	30 39	- and	E-4010	Brian K. Cherry Vice President	Resolution No.			

Regulatory Relations



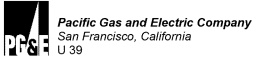
Pacific Gas and Electric Company San Francisco, California U 39

Revised Cancelling Revised Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33474-E 30782-E

			ELECTRIC SCHEDULE NE ENERGY METERING SE		Sheet 12
SPECIAL	3.	INTERCONNE	CTION: (Conťd.)		
CONDITIONS: (Cont'd.)		(Form 79-1153)	egation, a completed and signed) must be submitted together with agreement listed above.		opendix" (N) I (N)
		standards estal Electronics Eng Laboratories ar	stomer-generator must meet all a blished by the National Electrical gineers, and accredited testing lal nd, where applicable, rules of the garding safety and reliability.	Code, the Institute of Elect boratories such as Underw	rical and
		Generator – Su allowed for the directly with the not subsequent	egation Arrangements Requesting bject to all other applicable rules Generating Account if it has no lo Renewable Electric Generation tly add load to that additional sen ration Facility is removed, the ad load account.	, an additional service may bad other than that associa Facility. However, a custor vice, and if the Renewable	ted I mer may I
	4.	Public Utilities (permits require before Decemb September 30, Departing Load the net energy acquired, for th	FROM CERTAIN CHARGES: P Code, eligible customer-generato d to commence construction of th per 31, 2002, and have completed 2003, shall not be required to pa l including Public Purpose Progra metering terms in effect on the da e life of the generating facility, reg	rs who have all local and s neir generating facilities on d construction on or before y non-bypassable charges am charges and shall be en ate the local and state perm	tate or on titled to nits were
					(Continued)
Advice Letter No: Decision No.	4305-E SB 594	E-A 4 and E-4610	lssued by Brian K. Cherry	Date Filed Effective	January 16, 2014

Effective Resolution No.

SB_GT&S_0119291



Revised Cancelling Revised

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33475-E 32767-E

			LECTRIC SCHEDULE NE ENERGY METERING SER		Sheet 13
SPECIAL	5.	MULTIPLE TARI	FF FACILITIES:		(T)
CONDITIONS: (Cont'd.)		Multiple Tariff Fa	cilities have the following addition	onal provisions:	
		a. When Net C must confor	Generation Output Metering (NG m to the requirements set forth i	OM) is required, such NG n Electric Rule 21, Section	OM n J.
		generator g	ible Constituent Generator Group roup that is eligible for service un EM, NEMBIO or NEMFC or their	nder the provisions of eith	
		generator g	I-eligible Constituent Generator C roup that does not take service u BIO or NEMFC, but interconnect Rule 21.	under the provisions of sch	nedule
		must meet t OAS. All m	g for Multiple Tariff Facilities calle the requirements needed to bill u letering, equipment and Non Exp ns in this section will be provided	inder the customer-genera ort relays necessary to im	ator's Iplement
		with the load or NEMBIO this NEM ta However at	tors eligible for tariffs NEMA, NE ds from eligible accounts aggreg account pursuant as allowed un iriff) will be treated as a separate this time NEMA may not be com under this Special Condition.	ated on the main NEM, N der this Special Condition Constituent Generator G	EMFC
					(Continued)
Advice Letter No: Decision No.	4305-l	E-A 4 and E-4610	lssued by Brian K. Cherry	Date Filed Effective	January 16, 201
13D6	55 00		Vice President Regulatory Relations	Resolution No.	



San Francisco, California

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

			ELECTRIC SCHEDULE NEM NET ENERGY METERING SERVICE	Sheet 14
SPECIAL CONDITIONS:	5.	MULTIP	E TARIFF FACILITIES (Cont'd):	
(Conťd.)		Co the cor	ept for Load Aggregation Arrangements, where multip nstituent Generator Groups are present and energy (k grid at the PCC, the billing credit will be based upon t tribution of the energy production (kWh) of each NEM nerator Group over the billing period as follows:	Wh) is exported to he proportional
		1)	Sum all NEM-eligible Constituent Generator Groups	s' NGOM readings.
		2)	Determine the proportion of energy (kWh) attributab eligible Constitute Generator Group by dividing the each by the sum from (1) above.	
		3)	NEM-eligible Export is the lesser of either all export measured at the PCC or the sum of the energy (kW	
		4)	Take the NEM-eligible Export and assign it to each Constituent Generator Group based on its respectiv NGOM reading.	
		5)	Determine the bill credit for the customer-generator the customer-generator's OAS in combination with t metering tariff billing treatment type for each NEM-e Generator Group.	he net energy
		6)	If interval metering is chosen per Special Condition special condition, this allocation of bill credit will be aggregated intervals over a billing period. If the OA (TOU) rate schedule, the allocation will be performe aggregated TOU period separately.	done on the S is a time-of-use
		7)	Generating Facilities including only multiple Renewa Generating Facilities are not Multiple Tariff Facilities generator will be billed as provided in Special Condi	and the customer-
				(Continued)
Advice Letter No: Decision No.	4305-E	E-A 4 and E-46	5	Filed January 16, 2014
Decision NO.	00 094	+ anu ⊑-40		plution No.

Regulatory Relations



Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33477-Е 30785-Е

					ELECTRIC SCHEDULE NEM ENERGY METERING SERVICE		Sheet 15
SPECIAL	5.	MU	LTIPLE	E TAR	IFF FACILITIES (Cont'd):		
CONDITIONS: (Cont'd.)		g.	Multi	ple Ta	ariff Facility Configurations and Metering.		
			1)	NEM	pt for Load Aggregation Arrangements, for to -eligible Constituent Generator Groups, the select one of the following options:		
					Install NGOM on each Constituent Generate metering is required at the PCC capable of a the flow of energy (kWh) in two directions. I calculated as provided for in Special Condit Rate Component charges are the charges fi based on the generation rate component of under the customer-generator's rate schedu be applied consistent with the appropriate n follows:	separately register Billing credit will be ion 5(f). Generatic or energy (kWh) us the energy charge ile(s). Billing credi	ing on sed t will
					 First, apply NEMBIO credits (if any) to Component charges on any aggregate to Generation Rate Component charge served by the generating facility (Host 	ed accounts, and the sount the sount the secount	nen
					Second, apply NEMFC credits (if any) Component charges on the account se facility.		
					Third, apply NEM credits (if any) as ap remainder of energy charges on the ac generating facility.		ne
				b)	If the customer-generator has no Constituer eligible for Schedule NEMBIOA, but has a C Group eligible for Schedule NEM consisting Renewable Electrical Generation Facilities, generator may elect to take service for such NEMBIO or NEMFC, as appropriate to one Generator Group(s).	Constituent Genera of one or more the customer– under either Sche	ator
							(Continued)
Advice Letter No: Decision No.	4305-E SB 594		E-461	0	Brian K. Cherry Ef	ate Filed fective esolution No.	January 16, 2014
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Pacific Gas and Electric Company San Francisco, California U 39

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33478-E 30786-E

			NE	ELECTRIC SCHEDULE NEM T ENERGY METERING SERV		Sheet 16
SPECIAL	5.	MU	LTIPLE TA	RIFF FACILITIES (Cont'd):		
CONDITIONS: (Cont'd.)		g.	Multiple	Tariff Facility Configurations and Met	ering. (Conťd)	
			Col Elig Col	both, NEM-Eligible — unless there i nstituent Generator Group, in which o gible Constituent Generator Group — nstituent Generator Groups, the Cust of the following options:	case it must be the only N - and non-NEM Eligible	(Ť)
			i.	The Non Export Relay Option: A install a Non-Export relay on their in Groups and install metering as foll of NEM-eligible Constituent Gener PCC is all that is required and the tariff for that group will apply; 2) If NEM-Eligible Constituent Generator PCC and NGOM metering of each Generator Group is required. The Condition 5(f) and 5(g) apply.	non-NEM Constituent Ge ows: 1) If there is only of ator Group then metering terms of the appropriate there are two or more ty or Groups, then Metering NEM-Eligible Constituer	nerator ne type g at the NEM pes of at the
			ii.	The Load Metering Option: The option on each NEM-Eligible Conservering the PCC as follows: 1) If there is of Constituent Generator Group then NEM tariff for that group will apply; types of NEM-Eligible Constituent terms of Special Condition 5(f) and	stituent Generator Group ne load, and install meter one type of NEM-Eligible the terms of the appropr (2) If there are two or mo Generator Groups, then	, install ing at iate pre
			iii.	The Interval Meter Option: The c interval NGOM on each NEM-Eligi Group and install interval metering there is one type of Constituent Ge the appropriate NEM tariff for that two or more types of NEM-Eligible then the terms of Special Condition metering apply. Energies (kWh) g aggregated over a billing period ac	ble Constituent Generato at the PCC as follows: enerator Group then the t group will apply; 2) If the Constituent Generator G n 5(f) and 5(g) for interva generated in an interval a	or 1) If erms of re are Groups, I
		h.	participat	Tariff Facilities, served under DA or C te to the extent their ESP or CCA offe nt generator group(s).		pecific
		i.	Generato	Tariff Facilities involving multiple Loa or Groups, except for those allowed u at this time.		
						(Continued)
Advice Letter No:	4305-E		E 4040	Issued by	Date Filed	January 16, 2014
Decision No.	SB 594	4 and	E-4610	Brian K. Cherry Vice President	Effective Resolution No.	

Regulatory Relations



33479-E 30787-E

		ELECTRICSCHEDULNEEM ENERGMETERIN G ERVICE	Sheet 17
SPECIAL CONDITIONS:	6. Net Surplus Electr	icity Compensation (NSC):	
(Cont'd.)	to provide a NEM or generated by an eli as defined in Speci consumed by that e (NSC) for the Net S customer who has (a) <u>NSC Applicabili</u> the Applicability Se eligible to receive N This includes Net S NEMEXPM. A NEI for the one or more under Special Cond Net Surplus Genera receive Community NSC from PG&E bit NSC. If an eligible custom Condition 8, the Ge surplus electricity of	ode Sections 2827 (h)(4)(A), this Special Con ustomer having Net Surplus Electricity , (de gible customer measured in kilowatt-hours ov al Condition 2(e) of this tariff – that exceeds t eligible customer), with Net Surplus Electricity surplus Electricity, while leaving other ratepay Net Surplus Electricity will be known as a Net $t\underline{y}$ – All bundled Net Surplus Generators that s ction of this tariff and take service under this ISC if they have a true-up on, or following, the surplus Generators on sub-schedules NEMS, MMT Net Surplus Generator is also eligible to generators at the same metered account eligible dition 2 (a through f) of this NEM schedule.	fined as all electricity ver a Relevant Period – the amount of electricity y Compensation rers unaffected. A NEM Surplus Generator. satisfy the conditions in rate schedule are e effective date below. NEMEXP, and receive NSC but only gible for billing treatment e from an ESP or who e not eligible to receive see if they provide scribed in Special (N) ible to receive net watt-hours and zero out
	Account is separate also eligible for NS The effective date f than the end of the Surplus Generator customer in Januar following enrollmen NEM meter was se read dates, the rea	iod. However, if an Aggregated Account that ad from the Arrangement, and subsequently of C. for a Net Surplus Generator to begin to receive ir Relevant Period following January 1, 2011 of customer was a change-of-party Customer of y 2010 and the meter read date for their twelf t in NEM falls in December of 2010; or (ii) a N t to be read in January 2011 but due to PG&E d occurred on December 27, 2010 or later. C i) will be eligible to receive NSC for their Rele	qualifies for NEM, it is (N) (N) we NSC will be no earlier unless (i) the Net r became a new NEM fth billing month Net Surplus Generator's E's schedule of meter Customers covered by
			(Continued)
dvice Letter No: Decision No.	4305-E-A SB 594 and E-4610	Brian K. Cherry Ef	Date Filed January 16, 20 fective Resolution No.

Regulatory Relations



Pacific Gas and Electric Company San Francisco, California U 39

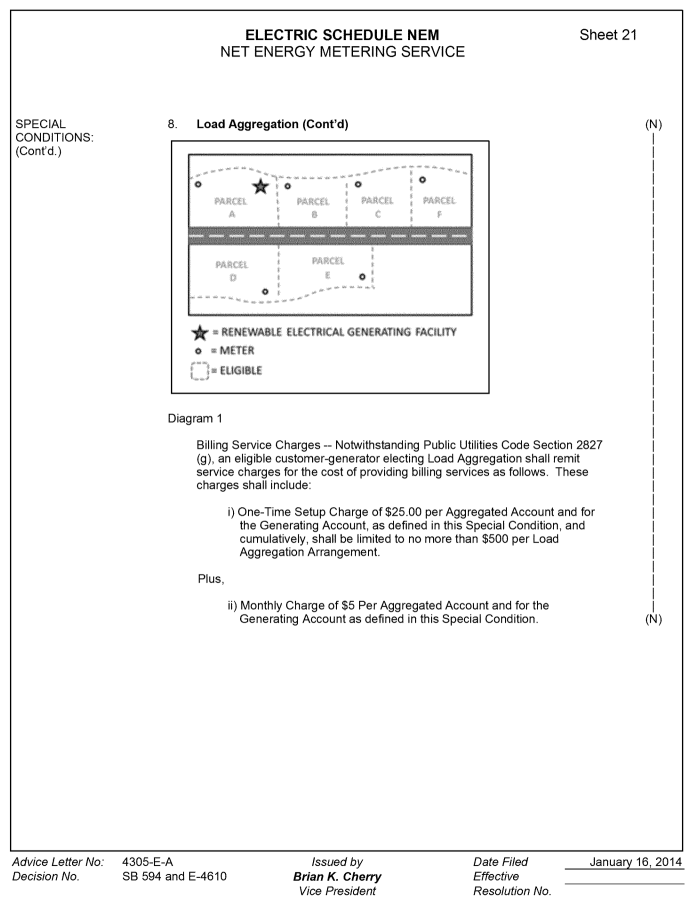
Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

33480-E 32769-E

CONDITIONS: (Cont'd.) existing electric energy metering Agreement for I Facilities of 1,00 Less) shall com NEMVMASH Ir facility and metery years. The NEM contractor who California licens portion of the fa Report. If an in completed NEW the customer be customer agree no longer will ta interconnection be incorporated 8. Load Aggregati Served by multij where the Rener is located and co Renewable Elect are solely owne subject to the te of the Aggregat billed together u Arrangement . Aggregation pro located (i) on th located, or (ii) a are all solely ow purposes of Loa or public thorou unbroken chain leased or rented For example, a cluster of contig by a street, high in Load Aggregation contents of the aggregation of the customer agree are otherwise of the aggregation of the aggregation of the customer agree and the aggregation of the aggregation of the customer agree and the aggregation of the agg	ublic Utilities Code Section 2827(c)(2), any	
Load Aggregati served by multij where the Rene is located and of Renewable Elec are solely owne subject to the te of the Aggregat billed together u Arrangement . Aggregation pro located (i) on th located, or (ii) a are all solely ow purposes of Loa or public thorou unbroken chain leased or rented For example, a cluster of contig by a street, higf in Load Aggreg- are otherwise of	cal generating facility and meter who enters og contract (for example, Sample Form 79-5 Net Energy Metering of Solar and Wind Ele 100 Kilowatts or Less, other than Facilities of nspection Report to PG&E, unless the ele ter have been installed or inspected within M Inspection Report shall be prepared by a is not the owner or operator of the facility a sed electrician shall perform the inspection acility and meter and sign the NEM / NEMV hspection is required, the customer shall su M / NEMVMASH Inspection Report to PG& es to disconnect their Generating Facility a ake service on schedule NEM or NEMVMA h agreement, the NEM / NEMVMASH Inspection d into it.	s into a new net 978, Interconnection actric Generating of 30 Kilowatts or – NEM / ctrical generating the previous three California licensed and meter. A of the electrical /MASH Inspection bmit the fully E within 90 days of ount, or else the nd inform PG&E it SH. By signing the
served by multij where the Rener is located and of Renewable Elec- are solely owner subject to the te of the Aggregat billed together of Arrangement . Aggregation pro- located (i) on th located, or (ii) a are all solely ow purposes of Loa or public thorou unbroken chain leased or rented For example, a cluster of contig by a street, high in Load Aggreg- are otherwise of	ion	(N)
in Load Aggreg are otherwise c	ion is available to an eligible customer-gen iple meters ("Aggregated Accounts") loca ewable Electrical Generation Facility ("Gen on property adjacent or contiguous to the p ectrical Generation Facility is located, only i ed, leased, or rented by the eligible custom erms of this Special Condition and elsewhe ted Accounts, including a single Generating under this Special Condition are referred to Customer-generators are eligible to partic ovided that all meters in a Load Aggregation he property where the renewable electrical are located within an unbroken chain of cor wned, leased or rented by the customer-ge ad Aggregation, parcels that are divided by ughfare are considered contiguous, provide nof otherwise contiguous parcels that are a d by the customer-generator, as verified in assume there are five parcels (A, B, C, D, E guous parcels and D and E are separated f	ted on the property erating Account ") roperty on which the f those properties er-generator, ere in this tariff. All g Account, that are o as an ipate in Load on Arrangement are generation facility is tiguous parcels that nerator. For v a street, highway, ed they are within an all solely owned Form 79-1153. E, and F) that form a from A, B, C and F
	hway, or public thoroughfare. For the purpo gation, all five parcels are considered contig contiguous and all are solely owned, leased arator. Refer to Diagram 1 (for illustrative p	guous, provided they l or rented by the urposes only). (N)
dvice Letter No: 4305-E-A	lssued by Dat	(Continued) e Filed January 16, 3



Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33481-E



Regulatory Relations



 Pacific Gas and Electric Company

 San Francisco, California

 U 39

	Original
Cancelling	

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

33482-E

Advice Letter No: Decision No.	4305-E-A SB 594 and E-4610	lssued by Brian K. Cherry	Date Filed Effective	January 16	<u>8, 2014</u>
Adviss Letter Mar		looved by	Data Filed		2.004
		Sample Form			
		Please Refer to Attached			
					(1)
		CTRIC SAMPLE FORM 79-1 LOAD AGGREGATION APPE		Sheet 1	(N) (N)

Vice President

Regulatory Relations



NEM LOAD AGGREGATION APPENDIX

(If Applicable)

List of Qualifying Accounts Eligible for Load Aggregation under Special Condition 8 of Schedule NEM and Customer-Generator Declaration Warranting NEM Aggregation Is Located On Same or Adjacent or Contiguous Property to Generator Parcel

Automated Document – Preliminary Statement Part A

Page 1 of 4 Form No. 79-1153 Advice 4305-E-A January 2014



This is an appendix to Form 79-1101 79-978, 79-1137 or 79-1069 as applicable. As governed by Schedule NEM Special Condition 8, PG&E will aggregate the load of the Customer-Generator's accounts listed below where the Customer-Generator is the customer of record and the accounts continue to meet the requirements of Special Condition 8 of PG&E's NEM tariff as outlined in the Customer Declaration below.

In accordance with this appendix:

(i) Pursuant to Schedule NEM Special Condition 8, the electricity generated by the renewable electrical generation facility and exported to the grid shall be allocated to each of the aggregated meters in proportion to the electrical load served by those meters, and

(ii) In accordance with Special Condition 8 of the Rate Schedule NEM, Customer-Generator shall remit service charges of ______ to PG&E for its cost of providing billing service to those meters, and

(iii) Customer-Generator shall permanently be ineligible to receive AB 920 net surplus electricity compensation (NSC), and PG&E shall retain any kilowatt hours in excess of the eligible Customer-Generator's electrical load as determined for each aggregated meter individually. (However, if an Aggregated Account that is not a Generating Account is separated from the Arrangement, and subsequently qualifies for NEM, it may be eligible for NSC.)

This agreement at all times shall be subject to such modifications as the California Public Utilities Commission may direct from time to time in the exercise of its jurisdiction.

Automated Document - Preliminary Statement Part A

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Requesting Second Service for Generator: U Yes | No

For Load Aggregation Arrangements Requesting an additional service for Generator - Subject to all other applicable rules, an additional service may be allowed for the Generating Account if it has no load other than that associated directly with the Renewable Electric Generation Facility. However, a customer may not subsequently add load to that additional service, and if the Renewable Electrical Generation Facility is removed, the additional service, may not be converted to a load account.

Accounts	Customer-Generator Service Agreement ID from your Billing Statement ⁶	Account Address as listed on your Billing Statement (Street, City, Zip Code – no P.O. boxes)	Annual kWh Load ⁷
Generator			
Account			
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			
h		Total Annual kWh	
	110% of Total Annual kWh (§	Standard NEM solar and/or wind <= 30 kW only)	

(Use more sheets as necessary. You do not have to restate the Generator Account on additional sheets.)

Total Annual Kwh Load (from all sheets, if applicable)	
Estimated Annual kWh Production	
Solar = CEC-AC ⁸ rating X 1,664 ⁹	
Wind = Total Inverter Nameplate Rating X 2,190 ¹⁰	
Other Technologies = Total Inverter Nameplate Rating X 7,008 ¹¹	

(Customer-Generator)

____Date: _____ Page: ___ of ___

Automated Document – Preliminary Statement Part A

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⁶ If this is a new account, enter *NEW*.

⁷ For previous twelve months from date of signature. Please also enter the annual kWh for generator account prior to the generator being installed; if none, enter zero.

⁸ CEC-AC (kW) = California Energy Commission Alternating Current, refers to inverter efficiency rating (Quantity of PV Modules x PTC Rating of PV Modules x CEC Inverter Efficiency Rating)/1000

⁹ Estimated Solar Production = 8,760 hrs/yr X 0.19 solar capacity factor = 1,664

¹⁰ Estimated Wind Production = 8,760 hrs/yr X 0.25 wind capacity factor = 2,190

¹¹ Estimated Other Technologies = 8,760 hrs/yr X 0.80 other technologies capacity factor = 7,008



Customer-Generator Declaration

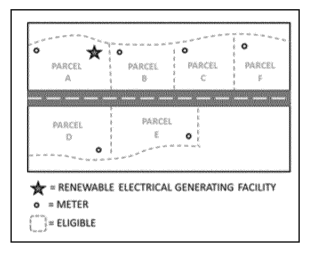
In accordance with Schedule NEM, I, Customer-Generator represent and warrant under penalty of perjury that:

1) The total annual output in kWh of the generator is less than or equal to 110% (for solar and/or wind systems equal to or less than 30 kW) or 100% (for all other technologies and solar and/or wind systems greater than 30 kW) of the annual aggregated electrical load in kWh of the meters associated with the generator account, including the load on the generating account itself (before being offset by the generator); and

2) Each of the aggregated account meters associated with this NEM generator account are located either

(i) on the property where the renewable electrical generation facility is located, or

(ii) are located within an unbroken chain of contiguous parcels that are all solely owned, leased or rented by the customer-generator. For purposes of Load Aggregation, parcels that are divided by a street,



highway, or public thoroughfare are considered contiguous, provided they are within an unbroken chain of otherwise contiguous parcels that are all solely owned leased or rented by the customergenerator.

For example, assume there are five parcels (A, B, C, D, E, and F) that form a cluster of contiguous parcels and D and E are separated from A, B, C and F by a street, highway, or public thoroughfare. For the purposes of participating in Load Aggregation, all five parcels are considered contiguous, provided they are otherwise contiguous and all are solely owned, leased or rented by the customer-generator. Refer to the diagram at left (for illustrative purposes only.)

3) PG&E reserves the right to request a parcel map to confirm the property meets the requirements of 2) above; and

4) Customer-Generator agrees to notify PG&E if there is any change of status that makes any of the meters listed in this Appendix ineligible for meter aggregation to ensure that only eligible meters are participating; PG&E will require an updated Appendix and Declaration form; and

5) Upon request by PG&E, I agree to provide documentation that all aggregated meters meet the requirements of Rate Schedule NEM Special Condition 8 including but not limited to parcel maps and ownership records.

Customer Generator's Name

Date

Signature

Type/Print Name

Title

Automated Document - Preliminary Statement Part A

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33483-Е 33445-Е

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Vice President

Regulatory Relations



Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33484-E 33438-E

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Issued by Brian K. Cherry Vice President Regulatory Relations

Date Filed Effective Resolution No. <u>January 16, 201</u>4



Pacific Gas and Electric Company San Francisco, California U 39

Revised Cancelling Revised Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33485-Е 32774-Е

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Advice Letter No: 4305-Decision No. SB 59

4305-E-A SB 594 and E-4610 Issued by **Brian K. Cherry** Vice President Regulatory Relations Date Filed Effective Resolution No. January 16, 2014

Advice 4305-E-A January 16, 2014

ATTACHMENT 2

Energy Division Letter

PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298



Date: December 16, 2013

From: Gabe Petlin, CPUC Energy Division

To: Susan Buller, PG&E; Erin Pulgar, SCE; and Jamie York, SDG&E

Energy Division Requested Changes to PG&E Advice 4305-E, SCE Advice 2952-E, and SDG&E Advice 2529-E

The Energy Division requests the IOUs make the following changes to the above mentioned advice letters via supplemental filings. We would like to review draft supplemental advice letters and tariffs before they are served on parties. When served on parties the protest period should be re-opened for 5 days. Unless noted each request is directed at all three IOUs for consistency. We request to receive review drafts within 10 business days or sooner of this letter.

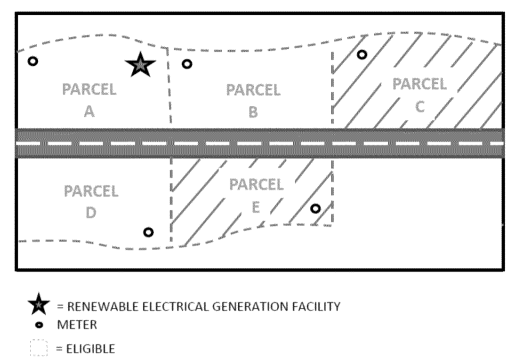
8 Parties filed protests on the Advice Letters: SEIA, SolarCity, IREC, City of San Diego, California Farm Bureau Federation, Agricultural Energy Consumers Association, Natel Energy, and Recolte Energy.

1) *Adjacent and Contiguous* – The IOUs' interpretation of adjacent and contiguous is overly narrow. The Energy Division requests the following clarifying language be added:

Customer-generators with multiple contiguous properties are eligible to participate in NEM load aggregation without regard to where meters are located relative to the NEM generator, so long as all meters are within an unbroken chain of parcels under the same ownership, or lease that are contiguous to each other. Parcels that are divided by a street, highway, or public thoroughfare are considered contiguous, provided they are within an unbroken chain of otherwise contiguous parcels and under the same ownership or lease.

For example, if there are three parcels, A, B and C, where A abuts B, B abuts C, but A and C are separated by B, then the loads of all three parcels shall be eligible for aggregation. In addition, if there are five parcels, A, B, C, D, and E that form a cluster of contiguous parcels and D and E are separated from A, B and C by a street, highway, or public thoroughfare all five parcels are considered contiguous, provided they are otherwise contiguous and under the same ownership or lease.

The IOUs should include a visual example to illustrate the above additional language. The following diagram from PG&E should be modified to show that **all 5 parcels are eligible**.



= INELIGIBLE

2) Bill Credit Allocation Method – The method proposed by the IOUs could result in less than 100% of the kWh generated by the generator account being allocated to benefiting accounts. To ensure that <u>all</u> of the kWh from the generating account are allocated to the benefiting accounts the IOUs have agreed to add the following language at the request of the Energy Division:

The monthly allocation percentage of kWh will be based on the cumulative usage at each aggregated account and the cumulative generation from the generating account from the start of the Relevant Period.

Including a few sample illustrations would be very helpful.

- **3)** The IOUs' Proposed Billing Service Fees The Energy Division requests the following changes to the billing service fees:
 - One-time set-up fees may be no higher than \$25 per benefiting account and shall be capped at \$500 per aggregation arrangement.
 - Monthly billing fees may be no higher than \$5 per benefiting account.
 - The IOUs may request authorization to establish memorandum accounts to track billing costs in excess of the current NEM program costs for one year from the effective date of the tariffs, and the IOUs may file advice letters in one year after the effective date with a proposed final billing service fee structure to be implemented on a going forward basis.

Energy Division Letter December 16, 2013 Page 3

Should the fee structure change existing customers shall not be retroactively charged or debited.

- 4) Effective date of PG&E Advice Letter PG&E proposed an effective date of 120 days after the date of filing their advice letter. Both SCE and SDG&E proposed an effective date 30 days from their original date of filing. The Energy Division requests that all three IOUs make their tariffs effective upon approval by the Energy Division.
- 5) Clarification with Respect to the Permanent Prohibition on Net Surplus Compensation (NSC) for Aggregated Facilities. With regard to the NSC issue raised by SEIA (SB 594 states that customer generators enrolled under NEM aggregation will be *permanently* ineligible for NSC), all of the utilities agreed that a customer generator will be prohibited from NSC *only* while under the NEM aggregation tariff. In other words, if a customer generator was enrolled in NEM aggregation at one point in time, and then later chose to take service under the regular NEM tariff, they would once again be eligible for NSC. The Energy Division requests the IOUs make the appropriate clarification in their tariffs on this issue.
- 6) The Prohibited Combination of a Non-NEM Eligible Generator with a NEM Aggregation Arrangement – SCE has agreed to remove this prohibition in response to the protest of SEIA and SCE has indicated it is agreeable to modifying this provision to allow aggregated accounts to have non-NEM eligible generating facilities directly interconnected to them. The Energy Division requests that all three IOUs make such a modification.
- 7) Consistent Use of the Terms "Property" and "Parcel". The Energy Division requests that the tariffs be modified to be consistent with the legislation SB 594 which uses the terms "property" and "parcel". Therefore the term "premise" should be struck from the tariffs.

Utility Specific Requested Changes:

8) SCE Form 14-397. The Energy Division requests that the language "as determined by SCE" be replaced with "as verified in Form14-937."

Issues that can be Addressed Outside of the Advice Letters:

- 9) Consistent and Detailed Tracking of NEM-Related Interconnection Costs Commission Resolution E-4610 directs the IOUs to begin to track interconnection costs associated with all NEM systems. Energy Division will follow-up on this directly with the IOUs and not as part of this advice letter review process.
- 10) CSI Incentives SEIA requests that the IOUs' NEM tariffs be clarified with respect to the treatment of CSI incentives for NEM Aggregation customers with multiple CSI Applications. The Energy Division has directed the CSI program administrators to address this issue it will be handled outside of this advice letter review process.

PG&EGas and Electric Advice Filing List General Order 96-B, Section IV

1st Light Energy AT&T Alcantar & Kahl LLP Anderson & Poole BART Barkovich & Yap, Inc. Bartle Wells Associates

Braun Blaising McLaughlin, P.C. CENERGY POWER California Cotton Ginners & Growers Assn California Energy Commission California Public Utilities Commission California State Association of Counties Calpine Casner, Steve Center for Biological Diversity City of Palo Alto City of San Jose Clean Power Coast Economic Consulting Commercial Energy County of Tehama - Department of Public Works Crossborder Energy Davis Wright Tremaine LLP Day Carter Murphy Defense Energy Support Center

Dept of General Services Division of Ratepayer Advocates

Douglass & Liddell Downey & Brand Ellison Schneider & Harris LLP G. A. Krause & Assoc. GenOn Energy Inc. GenOn Energy, Inc. Goodin, MacBride, Squeri, Schlotz & Ritchie Green Power Institute Hanna & Morton In House Energy International Power Technology Intestate Gas Services, Inc. K&L Gates LLP Kelly Group Linde Los Angeles Dept of Water & Power MRW & Associates Manatt Phelps Phillips Marin Energy Authority McKenna Long & Aldridge LLP McKenzie & Associates Modesto Irrigation District

> Morgan Stanley NLine Energy, Inc. NRG Solar Nexant, Inc.

North America Power Partners Occidental Energy Marketing, Inc. OnGrid Solar Pacific Gas and Electric Company Praxair Regulatory & Cogeneration Service, Inc. SCD Energy Solutions SCE SDG&E and SoCalGas

SPURR San Francisco Public Utilities Commission Seattle City Light Sempra Utilities SoCalGas Southern California Edison Company Spark Energy Sun Light & Power Ver Sunshine Design Tecogen, Inc. Tiger Natural Gas, Inc. TransCanada Utility Cost Management Utility Power Solutions Utility Specialists

> Verizon Water and Energy Consulting Wellhead Electric Company Western Manufactured Housing Communities Association (WMA)